

DESERTED TO THE LABORULAS

There have been some strange political conversions in the last few days, the most notable of which is the flop of Democrats to the Laborula camp at both Moiliili and Kalihi. At a Laborula meeting the other evening it is reported that the president of the Democratic club mounted the stump and made a speech favoring Laborula chieftain for mayor. The same situation is reported from Kalihi camp.

Rivals in a Debate.

For three and a half hours yesterday afternoon Prince Kuhio and Link McCandless alternated on the soap-box rostrum, and indulged in the first real debate heard this campaign. Link was the first on the box during the noon hour. The Prince sauntered along after Link and talked about an hour, and when Link came off the box Prince Kuhio took his place. The two alternated until nearly four o'clock. Both were vehement in their addresses, and both talked almost entirely in the Hawaiian language.

The burden of Link's argument was that the Prince had really done nothing for Hawaii, and even if appropriations had come from Congress, yet the laborers employed here under those appropriations were in many instances Japanese. "Who have they got employed on the harbor deepening work done here?" shouted Link pointing in the direction of Honolulu harbor; "Japanese, not citizen labor."

And then Kuhio attacked Link on his 160-acre promise to the Hawaiians, a promise which he said was foolish for it could not be kept, but it was a promise which Link on returning from the country districts denied having made. Kuhio in refuting Link's claim that he (Kuhio) had done nothing for the islands, reviewed his successful appropriations for Pearl Harbor, Honolulu harbor, Hilo breakwater, public buildings, fortifications, etc.

MORE MONEY FOR THE ESTATE OF S. C. ALLEN

The executors under the will of the late S. C. Allen have filed a petition in the Circuit Court setting out that in their final accounts, which they say were filed June 28, 1908, and were approved November 11, 1904, they inadvertently overlooked three policies of life insurance on the life of Carl H. Patzig aggregating in all \$5000, which at the time of S. C. Allen's death had been assigned to him and were a part of his estate. Patzig has lately died and the policies have therefore matured and are payable. They are subject to a lien of \$1350.45 of Allen & Robinson for premium advanced. A supplemental account was filed with the petition accounting for this property, which was approved.

THE BRIGHT SIDE

of life. It is a feeling common to the majority of us that we do not get quite the amount of happiness we are entitled to. Among the countless things which tend to make us more or less miserable ill health takes the first place. No doubt a crippled liver with the resulting impure blood, is the cause of more mental gloom than any other single thing. And who can reckon up the fearful aggregate of pain, loss and fear arising from the many diseases which are familiar to mankind; like a vast cloud it hangs over a multitude no one can number. You can see these people everywhere. For them life can scarcely be said to have any "bright side" at all. Hence the eagerness with which they search for relief and cure. Remedies like

WAMPOLE'S PREPARATION have not attained their high position in the confidence of the people by bald assertions and boasting advertisements. They are obliged to win it by doing actually what is claimed for them. That this remedy deserves its reputation is conceded. It is palatable as honey and contains all the curative properties of pure Cod Liver Oil, combined with the Compound Syrup of Hypophosphites and the Extracts of Malt and Wild Cherry. Nothing has such a record of success in Scrofula, Influenza, Throat and Lung Troubles, and emaciating complaints and disorders that tend to undermine the foundations of strength and vigor. Its use helps to show life's brighter side. Professor Reddy, of Canada, says: "I have much pleasure in stating that I have used it in cases of debility and found it to be a very valuable remedy as well as pleasing to take." You cannot be disappointed in it. Sold by chemists.

SUPERVISORS AND SUCCESSORS

(From Thursday's Advertiser.) The Board of Supervisors last night did some figuring as to how it would leave county finances to its successors with the inauguration of City and County government. It was agreed on all hands that they would try to leave a little more money available for the new board than their predecessors had left for them. Ten thousand dollars of funds that might be legally expended between now and December, was the sum agreed on in a general way as about the right amount to leave the new board, in addition to whatever balance may be coming to the county from the tax fund to balance up the difference between the six monthly warrants received from the Territorial Auditor and the actual amount due from the Territory to the county for the six months.

No End of Their Stewardship.

When the estimates for November were presented by Supervisor Archer, Chairman Hustace asked him if he had given consideration to how the finances would come out at the end of the year, and what they would be able to do for their successors. Archer replied that this board had spent a great deal of money in permanent improvements and in supplying the county with appliances, horses, mules, machinery and that sort of thing, so that it would leave the county well equipped to carry on its public works and the new board would have very little to spend for a good while except to carry on its current operations.

The November Estimates.

The estimates for November as presented by Mr. Archer totaled about the same as those for October, approximately \$45,000.

Chairman Hustace said that they would not have money enough to keep up that rate of appropriation for November and December and leave any money over to their successors. He suggested that as they would have to make a big cut in December estimates to come out at the end of the year as they wanted to, it would be better to begin cutting their estimates in November, so that if anything unforeseen should happen they would not be left high and dry. He suggested that the estimate for the road department, Honolulu, be cut to \$11,000 from the general fund and \$3000 from the Honolulu district road fund, which would make \$14,000. Even this estimate would have to be cut for December.

Outstanding Obligations.

Mr. Hustace showed that the balance on hand October 28 was \$11,558.48, to which was to be added the warrant from the Territory for October, \$36,000, making a total of \$77,558.48. Against this there was outstanding a balance of September estimates, \$218, and the October estimates, \$45,460. In addition there were the amounts required to meet special obligations already incurred:

Water Wheel and Labor for Electric Light	\$4,000.00
Waialua, for Waimea Bridge	285.08
Kailuani Tract	150.00
Water Wagons	1,435.00
New Fire Boxes	1,500.00
Hakipuu Bridge	765.00
Punaluu Bridge	500.00
making altogether obligations to be met of	\$54,313.08

This left to begin the month of November with \$23,245.40 to which was to be added the \$36,000 from the Territory for the month of November, making a total of \$59,245.40. Add to this the amount of the December warrant, \$36,000, makes \$95,245.40 as the total amount available from the general fund for the months of November and December. It was clear therefore that if they continued to expend at the rate of something over \$45,000 a month, they would be able to turn over to their successors only about \$4000. By cutting the estimate for the road department for Honolulu down to \$11,000 from the general fund, and taking \$3000 from the road fund for November, and by making equivalent reductions in the December estimates, they would be able to turn over to their successors, according to his figures, \$11,125, provided no unforeseen expenditures were called for. These figures and this conclusion was agreed to by the other members of the board present, Harvey and Fern being on the other side of the island campaigning.

Estimates for November, totalling \$41,810 from the general fund, and \$4000 from the road tax fund were then passed and a number of routine communications acted on.

Preparing for the End.

The Board then adjourned to Friday noon to see that everything was ready for the election in compliance with a section of the City and County Act. Another meeting will be held Monday to approve the payrolls of the road department so that the road laborers can get their pay before election day. Chairman Hustace urged all chairmen of committees and all heads of departments to see that all bills for materials furnished were presented promptly and that all outstanding obligations were presented promptly so that the Board could close up its accounts with no outstanding bills to come in unexpectedly to its successors, as had been the experience of the present Board.

SUSPICIOUS WORK IN HANDLING OF CRIMINAL CASES

The Advertiser has published the particulars under which one criminal charge was not pressed in the police court, after a bargain had been made between the one on trial and Adachi, who claimed to be a runner of John W. Cathcart, the deal being arranged in Cathcart's office. There are a number of other cases dropped under extremely suspicious circumstances. In other cases, such as those of the convicted che-fa bankers referred to on Tuesday, the influence of the County Attorney's department appears to be used for the purpose of securing lower or suspended sentences for those convicted of crime, and instances where those convicted before the police magistrate have profited greatly by carrying their cases to the Circuit Court have been given in this paper during the past year.

As an instance of the method of handling criminal cases by the County Attorney's department, the case of one Matsu, charged with selling liquor without a license, may be cited.

Caught Red-handed.

Matsu was arrested on September 15, 1907, by License Inspector Fennell, assisted by a squad of police, in a raid made on the California restaurant. The accused was caught in the act of selling liquor and marked money, paid him by informers, was found in his possession. A search revealed the fact that a large stock of liquor was being kept in the restaurant. It was a case in which positive proof of guilt had been secured, something almost as hard to get in a "blind pig" case as it is in that of a grafting case.

So positive was the proof that Matsu acknowledged his guilt, stated that he was ready to plead guilty and only asked that he might have his case postponed long enough for him to get together the one hundred or one hundred and fifty dollars that he would certainly be fined. As a plea of guilty would save the county the expense of the trial, the police and Mr. Fennell agreed to the postponement of sentence and the case was accordingly continued by the police magistrate from September 16 to September 18, and again to September 23.

On that day A. M. Brown, Deputy County Attorney, had the case called. Matsu entered a plea of guilty, as agreed, but, to the astonishment of the police officials and the License Inspector, who had worked hard to secure the arrest and have the evidence to convict, Mr. Brown immediately asked the magistrate to allow the men to go on suspended sentence. The magistrate did.

The Chief of Detectives and the License Inspector remonstrated with Mr. Brown and demanded to know the reason why such a sentence should be asked for after the man had agreed to pay a fine. They also wanted to know why the County Attorney's office had not even taken the trouble to consult either Taylor or Fennell as to the nature of the evidence against the accused.

Mr. Brown simply pointed to a note that he had, a note signed by John Cathcart asking him to ask for a suspended sentence for Matsu, concluding with the words: "I will explain later."

Makino Got Fifty Dollars.

Taylor and Fennell questioned Police Officer Townsend, the Japanese interpreter in the police court and instructed him to learn, if possible, how the suspended sentence had been secured. Townsend afterwards reported that the proprietor of the raided restaurant, Matsu's employer, had paid Fred Makino fifty dollars in the case. Neither Makino nor any known agent of his appeared in the case nor was the accused represented by an attorney.

Mr. Brown never told the Sheriff, the Chief of Detectives nor the License Inspector what Cathcart explained to him "later."

No explanation of why Fred Makino was paid fifty dollars in the case has ever been made.

A WINDFALL FROM THE GERMAN EMPIRE

The Henry Waterhouse Trust Company, guardian of Walter Ross Oepfert and Leonora Oepfert, minors, has filed a petition in the Circuit Court, setting out that a mortgage of \$3,334 marks is due in Germany January 1, 1909. The interest on this mortgage is payable to Mrs. Maria Oepfert, nee Kux during her life. After this lady's death the full ownership of this mortgage and interest will go to the Oepfert children or their heirs. Their father, Philip Oepfert, in his lifetime had a one-fifth interest in this mort-

gage. Mrs. Koehler, aunt of the children, now offers to pay to the children 16,000 marks in cash after the mortgage has been settled, in consideration of the release of the minors of their rights in and under this mortgage. The guardian therefore asks that it be authorized to accept this offer and give the required release.

Makino is one of the frequenters of the County Attorney's office. Did that fifty dollars reach the same pockets as the twenty-five paid by Kuman to Adachi that his case might be dropped?

List of Dropped Cases.

During the time John W. Cathcart has been County Attorney he has personally asked the judges of the Circuit Court to allow criminal charges against sixty-seven persons to be dropped, asked that no processes be entered in their cases. These sixty-seven do not include any of the nol. prosses asked for by Deputy County Attorney Milverton. They do not include any of the nol. prosses asked for in the district court by Deputy County Attorney A. M. Brown.

In every case the ones in whom Cathcart personally interested himself enough to appear and ask that their cases be dropped had been either indicted by a Grand Jury or had been convicted on the charges in the district court and appealed.

A list of these cases is here given and this list only includes those actually allowed to go without any trial whatever. Those who secured suspended sentences and those who had their fines reduced are not listed.

In Judge Robinson's Court.

March 7, 1907, Kekapa—Conducting gambling game.
March 13, 1907, Ah Yet, Ah Chuck, Ah Wai, Ah Lum, Ah Kee, Ah Cheong, Ah Lai, Lee Chun, Lee Shee, Lau Piu, Chan Chew, Yin Sick, Ah Kat, Chin Ngau, Chun Fun, Ah Hung, Ah Lin—Gambling.
March 13, 1907, Goo Chin—Assault and battery.
March 20, 1907, Alfred Freitas—Larceny, 2nd degree.
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March 16, 1908, Feng Kee—Running laundry without license.
March 16, 1908, Maurice Mago Seyo—Assault with weapon.
March 16, 1908, Kini Kaina—Malicious burning, 3rd degree.
March 16, 1908, Kini Kaina—Assault with weapon, etc.
March 16, 1908, Goo Namau—Larceny, 2nd degree.
April 25, 1908, Lee Kin—Driving swill wagon after permitted hours.
April 25, 1908, Ah Fai—Driving swill wagon after permitted hours.
April 2, 1908, David Iokua—Assault on female child under the age of 10 years.
June 18, 1908, Shimamura—Furious and heedless driving.
October 19, 1908, David Keyes—Embezzlement.

In Judge Lindsay's Court.

Sept. 6, 1907, Chung Loy—Perjury.
Sept. 9, 1907, Ah Kee—Sexual intercourse with a female child under age of 14 years.
Sept. 10, 1907, Lau Tung Piu—Assault and battery.
Sept. 19, 1907, Addella Lazaro—Larceny, 2nd degree.
Sept. 19, 1907, L. Pae—Violating Sec. 3022, Chap. 189, R. L.
Sept. 27, 1907, Lee Look, et al.—Assault with weapon.
Jan. 31, 1908, Peter K. Nawai—Burglary, 2nd degree.
Feb. 4, 1908, Antone Camillo—Assault and battery.
Feb. 15, 1908, Nadale—Larceny, 2nd degree.
Feb. 15, 1908, Inoguchi, et al.—Assault and battery.

In Judge De Bolt's Court.

April 13, 1907, Ah Sam—Selling liquor to minor.
April 4, 1907, Miyasaka and Tama—Unlawful intercourse.
April 16, 1907, Pa—Present at gambling game.
April 16, 1907, Nakashima—Violating terms of his 4th class liquor license.
May 4, 1907, Ah Chong—Present at gambling game.
June 1, 1907, Lee Chuck—Assault and battery.
June 10, 1907, T. Chinaka—Selling liquor without license.
June 10, 1907, J. Rosario—Using threatening language.
June 17, 1907, Ah On and seven others—Present at gambling game.
June 19, 1907, Antone Tavares—Selling liquor without furnishing meals.
June 20, 1907, R. L. Colburn—Malicious injury.
June 24, 1907, Yashino—Selling liquor to minors.
June 26, 1907, Ah Chong—Selling liquor to minor.
June 29, 1907, Komori—Selling liquor without license.
July 31, 1907, Wai Chou—Selling liquor to minor.

Mrs. Koehler, aunt of the children, now offers to pay to the children 16,000 marks in cash after the mortgage has been settled, in consideration of the release of the minors of their rights in and under this mortgage. The guardian therefore asks that it be authorized to accept this offer and give the required release.

FROM CANADA.

Mothers have the same terror of crop in all countries, but Chamberlain's Cough Remedy leads in popularity for a prompt cure of this dreaded disease. Mrs. Thos. Matthew of Caledonia, East Ontario, says: "I have used Chamberlain's Cough Remedy several times, and I try to keep it in the house always. I can highly recommend it for children troubled with cough." For sale by Benson, Smith & Co., Ltd., agents for H. I.

Breckons' Investigator Sails for Honolulu

(Special Cablegram to Advertiser.)

WASHINGTON, October 28.—W. A. Harr of the Department of Justice sailed for Honolulu yesterday to investigate the charges against U. S. Attorney Breckons. The administration views them seriously.

WALKER.

Lightfoot Flatly Contradicts Cathcart

WHAT CATHCART SAID

"I did not ask Lightfoot to prevent Hoy's making any statement."—John W. Cathcart in a statement made to the Bulletin and the Star, Saturday, October 17.

WHAT LIGHTFOOT SAYS.

"Honolulu, October 28.—Lightfoot, Wailuku, Maui: Do we quote you correctly, saying that Cathcart asked you to keep Goo Wan Hoy quiet?—Advertiser." (Wireless to J. Lightfoot yesterday.)
"Wailuku, Maui, October 28.—To Advertiser, Honolulu: You quote me correctly.—Lightfoot."

SIX HUNDRED HAWAIIANS REPUDIATE J. W. CATHCART

The Equalization Political Society, otherwise known as the Hawaiian Civic Federation, which has a membership of six hundred voters, composed principally of Hawaiians, met last night at the Kekaulike hall and through its executive committee of thirty members endorsed a full ticket for election at the polls. The organization is a young one, having been formed within the past month, but it has a healthy membership and each member is pledged to commence work this morning for the endorsed candidates. It was stated after the meeting of the executive committee last night that the names of the committee would be announced within a day or two in order that no charge of concealment might be made against their organization.

The Ticket Endorsed.

J. K. Kalaniana'ole, Delegate to Congress.
J. A. Hughes, F. R. Harvey and J. M. Poepee, Senators.
A. D. Castro, E. A. Douthitt, J. K. Kamanoulu, E. A. O. Long, R. Shingle and D. Kaeka, Representatives from the Fourth.
D. Kamahe, E. L. Like, S. K. Mahoe, D. Kama, S. P. Maielua and E. B. Mikalemi, Representatives from the Fifth.
John C. Lane, Mayor.
W. Ahia, W. A. Kane, A. E. Cox, Norman Watkins, J. K. Paele, M. E. Silva and J. M. Kealoha, Supervisors.

Curtis P. Iaukea, Sheriff.
J. M. Monsarrat, Deputy Sheriff.
D. Kalaokalani Jr., County Clerk.
James Bicknell, County Auditor.
Carlos A. Long, County Attorney.
Harry M. von Holt, County Treasurer.

All Parties Represented.

In the above list will be found representatives of all parties, Republicans, Democratic and Home Rule. The Republicans get the majority of the endorsements, eighteen straight Republicans and one Independent Republican being named. The Democrats receive seven endorsements, five for candidates on their regular ticket and two for Independent Democrats. The Home Rule are endorsed in four instances.

These endorsements were all thoroughly discussed by the members of the executive committee and all endorsements were made after balloting, with the names sometimes of two and more candidates placed in nomination for the endorsement.

The most striking point of the committee's action is in the endorsement it gives the Independent candidates, all but Admiral Beckley being approved of. Iaukea for Sheriff and Long for County Attorney tend to show that these two are gaining very much in strength among the Hawaiians.

Notable omissions from the list are the names of Dan Logan, as Supervisor, and of J. C. Cohen for the House.

VOTERS MAY STILL HAVE NAMES PUT ON LIST

Although there is a general opinion to the contrary, the registration lists for voters have not been definitely closed, nor will they be until the hour of the closing of the polls on the evening of election day, November 3.

The following official notice has been given out by S. F. Chillingworth chairman of the Board of Registration:

"NOTICE TO VOTERS."

"The Board of Registration of voters for the Island of Oahu, T. H., will meet at the Capitol building, Honolulu (upstairs corridor), on Monday, the second day of November, A. D. 1908, at the hours of 9 to 12 a. m. and 1 to 4 p. m., for the purpose of receiving applications for registration under Act 78, session laws of 1907. Each applicant must come prepared with his own affidavit and the affidavits of two voters of his precinct, to be sworn to before a member of the Board.

"The Board will also meet at the above place on election day, Tuesday, November 3, 1908, and remain in session from 8 a. m. until 5 p. m. for the purpose of correcting errors in names or precincts, of persons who have registered, and of adding to list names accidentally omitted.

"S. F. CHILLINGWORTH,

"Chairman Board of Registration."

The affidavits referred to in the notice, which is explained fully in the election law, must state that the applicant is a duly qualified elector, and that he had no opportunity of registering during the regular sessions of the Registration Board, while the affidavits of the two voters of his precinct must certify that he is qualified by residence to vote in that particular precinct.

CATHCART'S REPLY TO DEAD-BEAT CHARGES

The Star.—"I cannot answer the Advertiser's statements of this morning," said County Attorney Cathcart, "without going into domestic and personal matters which I of course would not discuss for the sake of getting any office, or anything else. These are not matters for public discussion, and the difficulties in which I may have become involved, are not matters I care to publicly explain. It is the dirtiest politics I ever heard of to force a man into such a position.

"As far as the rest is concerned, I have met the Advertiser at every point and my official record stands good. The Advertiser didn't publish that part of my Orpheum speech which showed a superior record as prosecuting officer of the Territory.

"As for Mr. Parke, I think I ought

ROBBERIES CAUSE INQUIRIES FOR ASA

The police are receiving numerous complaints of robberies and petty thieving, many of them coming from Nuanuanu avenue and the section above Berea avenue. The Queen Hotel was entered recently and a gold watch and other valuables worth about \$125, stolen. The police are looking for Asa, the well known Japanese crook, who was recently released from prison. Asa is a wholesale larcenist. His favorite scheme is to get a dray and back up to a house from which the inmates may be temporarily absent and remove the household goods.

to sue Mr. Parke for false representations, in that he allowed me to go into partnership with him under the impression that he was an attorney."